(ase 3:08-cv-00151-BZ	Document 19	Filed 08/12/2008	Page 1 of 2			
1	SIDNEY J. COHEN, ESQ., State Bar No. 39023 SIDNEY J. COHEN PROFESSIONAL CORPORATION						
2	427 Grand Avenue Oakland, CA 94610						
3	Telephone: (510) 893-6682						
4	Attorneys for Plaintiff RICHARD SKAFF						
5							
6							
7	UNITED STATES DISTRICT COURT						
8	NORTHERN DISTRICT OF CALIFORNIA						
9	RICHARD SKAFF		CASE NO. C 08-	00151 BZ			
10	Plaintiff,		<u>Civil Rights</u>				
11	V.						
12	BON AIR ASSOCIATES		STIPULATION FOR DISMISSA				
13	CALIFORNIA LIMITED PARTNERSHIP; MARIN APOTHECARIES, dba ROSS		FRCP section 41 (FRCP section 41 (a) (1) (ii)			
14	VALLEY PHARMACY; and DOES 1-25, Inclusive,						
15	Defendants.						
16		/					
17	Plaintiff Richard Skaff and defendants Bon Air Associates, A California Limited						
18	Partnership and Marin Apothecaries, Inc., dba Ross Valley Pharmacy, by and through their						
19	attorneys of record, file th	attorneys of record, file this Stipulation of Dismissal pursuant to Federal Rule of Civil					
20	Procedure section 41 (a) (1) (ii).						
21	Plaintiff filed this lawsuit on January 9, 2008.						
22	Plaintiff and defendants have entered into a "Mutual Release And Settlement Agreement" which settles all aspects of the lawsuit against all defendants. A copy of the "Mutual Release And Settlement Agreement" is incorporated by reference herein as if set forth						
23							
24							
25 26	in full. Plaintiff and defendants stipulate to the court retaining jurisdiction to enforce the						
27	"Mutual Release And Settlement Agreement."						
28	Plaintiff moves to dismiss with prejudice the lawsuit against defendants.						
<u> </u>	Stipulation And Order For Dismissal						

(ase 3:08-cv-00151-BZ	Document 19	Filed 08/12/2008	Page 2 of 2				
1	Defendants, who h	ave answered the (Complaint, agree to the	e dismissal with prejudice.				
2	Defendants, who have answered the Complaint, agree to the dismissal with prejudice. This case is not a class action, and no receiver has been appointed.							
3	This Stipulation and Order may be signed in counterparts, and facsimile signatures shall							
4	be as valid and as binding as original signatures.							
5	Wherefore, plaintiff and defendants, by and through their attorneys of record, so							
6	stipulate.							
7	Date: 8/11/08		SIDNEY J. COHEN PROFESSIONAL CORPORATION					
8			/s/ Sidney J. Cohen					
9			Sidney J. Cohen Attorney for Plaintiff	Richard Skaff				
10			·					
11 12	Date: 8/11/08		VOGL & MEREDITH /s/ Michael S. Burke	H LLP				
			Michael S. Burke					
13			California Limited Par	nt Bon Air Associates, A rtnership				
1415	Date: 8/11/08		LAW OFFICES OF Jo/s/ John H. Feldman II	OHN H. FELDMAN III I				
16			John H. Feldman III					
17			Attorney for Defendar dba Ross Valley Phari	nt Marin Apothecaries, macy				
18	DUDGULANT TO GENEVA ATVOLVED TWO DATES TO SECOND TO SECO							
19	PURSUANT TO STIPULATION OF THE PARTIES, IT IS SO ORDERED:							
20	The lawsuit against defendants is dismissed with prejudice. The Court shall retain							
jurisdiction to enforce the parties' "Mutual Release And Settlement Ag				t Agreement."				
22	Date:							
23			Bernard Zimmerman United States Magistrate Judge					
24								
25								
26								
27								
28								
	Stipulation And Order For Dismiss	al	-1-					